UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

NOTICE OF DOCUMENT DISCREPANCIES

	FILED
	JUL = 3 2008
CL SOUTH BY	ERK, U.S. DISTRICT TO CALIFORNIA
Vhelan	DEPUTY DEPUTY

TC): The Distric	CT JUDGE / 🗖 U. S. MAGISTRATE JUDGE	Whelan		
FROM: K.Hammerly, Deputy Clerk RECEIVED D			ED DATE: <u>6/23/2008</u>		
CASE NO.: 08cv731 DOCUMENT FILED BY: Plaintiff Metcalf					
CASE TITLE: Metcalf v. Drexel, et al					
DOCUMENT ENTITLED: Plaintiff's Motion					
Upon the submission of the attached document(s), the following discrepancies are noted:					
٦,					
✓	Local Rule	Discrepancy			
X	5.1	Missing time and date on motion and/or support	ing documentation		
	5.3	Document illegible or submitted on thermal facs	simile paper		
	5.4 Document not filed electronically. Notice of Noncompliance already issued.				
	7.1 or 47.1	Date noticed for hearing not in compliance with	rules/Document(s) are not timely		
X	7.1 or 47.1	Lacking memorandum of points and authorities	in support as a separate document		
	7.1 or 47.1 Briefs or memoranda exceed length restrictions				
	7.1 Missing table of contents				
	15.1 Amended pleading not complete in itself				
	30.1 Depositions not accepted absent a court order				
	Supplemental documents require court order				
	_	Default Judgment in sum certain includes calculated interest			
$\overline{\Box}$		OTHER: 13 largely duplicatives of Doc. No. 25. Regarding request for intervention, the moving party must obtain a hearing from court's law clerk and file a noticed motion with a mem from court's law clerk and file Date forwarded: 6/23/2008 of			
	the reque	st for intervention, the moving po	isty must obtain a really		
	date fran	coust's law clest and file and order of the Judge/Magistrate	te forwarded: 6/23/2008 04		
IT I	S HEREBY ORDER		YOUNG S		
	The document is to	be filed nunc pro tunc to date received.	Authoriti		
X	The document is N copy of this order	IOT to be filed, but instead REJECTED. and it is on all parties.	ORDERED that the Clerk serve a		
	Rejected document to be returned to pro se or inmate? Yes. Court Copy retained by chambers				
	Counsel is advised that any further failure to comply with the Local Rules may lead to penalties pursuant to Local Rule 83.1 CHAMBERS OF: THOMAS J. WHELATI CHAMBERS OF:				
	Dated: 7/2/cc: All Parties	108 By: Law C	lerk		

954 Surrey Drive

Bonita, CA 91902

Maria R. Metcalf, Pro Se

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REJECTED

IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALLIFORNIA

MARIA R. METCALF,

Plaintiff

)Case No. 3:08-CV-00731 W POR

) PLAINTIFF MARIA R. METCALF'S

vs. DREXEL LENDING GROUP, et al.,

Defendants.

therefore would state as follows:

) MOTION FOR LEAVE TO FILE FOR A) CONTINUANCE, FOR ADDITIONAL TIME OR ALTERNATIVELY FOR LEAVE TO AMEND PLEADINGS AND INTERVENOR'S) MOTION TO INTERVENE

Plaintiff, Maria R. Metcalf, moves this Honorable Court for the entry of an Order for leave to file for a continuance, for additional time to file in opposition to Motion to Dismiss, or alternatively for leave to amend pleadings, and of intervenor Dennis Gray to intervene in this matter, and as grounds

1. Defendant's Aurora Loan Services, LLC and Mortgage Electronic Registration Systems, Inc. have filed a Notice of Motion and Motion to Dismiss for Failure to serve Defendant Failure to State a Claim upon which relief can be granted and GCAGRETA L. LOW alternatively for a more definite statement. Said defendants have also filed a Reply based on Non-Opposition to the Motion to Dismiss.